			_ &
	Application No.	Applicant(s)	
	10/664,525	ATKINSON ET AL.	
Notice of Allowability	Examiner	Art Unit	
	Alex P. Rada	3714	
The MAILING DATE of this communication appeal All claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIOF of the Office or upon petition by the applicant. See 37 CFR 1.313	(OR REMAINS) CLOSED in this or other appropriate communica IGHTS. This application is subje	application. If not included ation will be mailed in due course.	
1. This communication is responsive to <u>9/2/04</u> .			
2. The allowed claim(s) is/are <u>1-34</u> .			
3.	e been received. e been received in Application Note the communication to file a reactive of this communication to file a reactive. In the communication to file a reactive of this application. In the communication to file a reactive of this application. In the communication to file a reactive of this application. In the communication to file a reactive of this application. In the communication to file a reactive of the communication to the decided of the communication of o	this national stage application from this national stage application from this national stage application from the stage application from the requirement of the organization is deficient. TO-948) attached the Office action of the organization from the front (not the back) of 121(d). AL must be submitted. Note the	nts OF
Attachment(s) 1. ☑ Notice of References Cited (PTO-892) 2. ☐ Notice of Draftperson's Patent Drawing Review (PTO-948) 3. ☑ Information Disclosure Statements (PTO/SB/08), Paper No./Mail Date 3/29/04 4. ☐ Examiner's Comment Regarding Requirement for Deposit of Biological Material	5. ☐ Notice of Inform 6. ☐ Interview Sumn Paper No./Mai 7. ☐ Examiner's Am 8. ☑ Examiner's Stat	nary (PTO-413),	er

DETAILED ACTION

Response to Preliminary Amendment

In response to the a preliminary amendment filed July 8, 2004 wherein applicant amends the specification, submits corrected drawings and claims 1-34 are pending in this application.

Drawings

The drawings were received on September 2, 2004. These drawings are acceptable.

Reasons for Allowance

The following is an examiner's statement of reasons for allowance: The prior art does not disclose nor teach according to claims 1,30,31 and 34 a liquid racing game for a plurality of game players contained in a console comprising a liquid outlet; a vessel to receive the liquid outlet; a first variable positioning mount connected between the console and the liquid outlet; a second variable position mount connected between the console and the vessel; and wherein a player interface controlled by the game player moves the vessel at the second variable positioning mount to receive the liquid from the liquid outlet and liquid detection device adapted to determine a level of the liquid in the vessel. The cited prior art discloses a water gun target game for a plurality of game players comprising a water gun controlled by a player; a target; where the water gun controlled by the player is used to aim and shoot at the target with a stream of water to activate a switch that controls different types of amusement devices to fill up a container, or move a character to the top in a race game. The cited prior art fails to disclose a liquid outlet into a vessel having a first variable positioning mount connected between the console and the liquid outlet; a second variable position

Application/Control Number: 10/664,525

Art Unit: 3714

mount connected between the console and the vessel; where the player controls a player interface which moves the vessel via the player interface to receive the liquid from the liquid outlet.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Martell et al. (US 3,336,030), Mendes, Jr. (US 5,439,230), Bartosik (US 5,573,243), Senna (US 5,566,950), Hampton (US 5,954,338), B and Barrett (US 3,342,492) disclose different types of water driven amusement games.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Alex P. Rada whose telephone number is 571-272-4452. The examiner can normally be reached on Monday - Friday, 08:00-16:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Robert Pezzuto can be reached on 571-272-6996. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Art Unit: 3714

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Robert E. Pezzuto

Supervisory Patent Examiner

Art Unit 3714

APR